# NOTICE OF MEETING (•) OF THE

# COMMISSIONERS COURT OF JACK COUNTY, TEXAS

#### • Assistive Listening Devices Available on Request for Use During Court Session

Notice is hereby given that a Meeting of the above named Commissioners Court will be held on Monday the 8th day of October, 2012, at 10:00 o'clock a.m., in the County Courthouse, Jacksboro, Texas, at which time the following subjects\* will be discussed and appropriate action taken, to-wit:

These subjects may or may not be discussed in the order shown. All items listed below as part of the called "Consent Agenda Items" require no deliberation by the Court. Each Court member has the prerogative of removing an item from this agenda so that it may be considered separately.

- 1. PUBLIC FORUM;
- 2. PAYMENT OF CLAIMS;
- 3. CONSENT AGENDA ITEMS:
  - (a) Approval of Minutes of Meeting of September 24, 2012;
  - (b) Renewal of Interlocal Agreement with Texas Department of Health Services for services including connection to the Bureau of Vital Statistics;
  - (c) Approval of Interlocal Agreement to participate in the Regional Public Defender's Office for Capital Criminal Offenses;
  - (d) Execution of Declaration declaring October 7-13, 2012, as National 4-H Week in Jack County;
  - (e) Approval of Road Crossing by JDL Operating, LLC on Salt Creek Road in Precinct 3;
- 4. TIMED AGENDA:
  - 10:00 Opening, review, and action on bids for fuel and rock for Precincts, Sheriff, and Constable for FY13;
  - 10:00 Review, and action on bids for purchase of motor grader for Precinct 3 from Heavy Equipment Fund;
- 5. Discussion of Commissioner Precinct Operations:
- 6. Update on Courthouse Repair Project 2011 details;
- 7. Update on Courthouse Interior Repair Project 2012;
- 8. Discussion of steps, measures, and plan of restoration/renovation of Courthouse lawn, sprinkler system, and landscaping:
- 9 Discussion of use of County property for meetings by political parties County Judge;
- 10. Discussion of Road Crossing Records System in County Judge's Office;
- 11. Consider action to provide alternate power source wiring for Courthouse;
- 12. FUTURE AGENDA ITEMS; AND:
- 13. ADJOURNMENT.

Dated this the 4th day of October, 2012

Commissioners Court of Tack County, Texas

'Court Mitchell G. Davenport, Judge of Commis

FILED FOR RECORD O'CLOCK\_\_\_\_M. CCT 0 4 2012 JANICE ROBINSON, County Clerk JACK COUNTY, TEXAS

DEPUTY

I, the undersigned, County Clerk, do hereby certify that the above Notice of Meeting of the above named Commissioners Court, is a true and correct copy of said Notice, and that I posted a true and correct copy of said Notice on the bulletin board at the Courthouse door of Jack County, Texas, at a place readily accessible to the general public at all times on the 4th day of October, 2012, and said Notice remained so posted continuously for at least 72 hours preceding the scheduled time of said Meeting.

Dated this the 4<sup>th</sup> day of October, 2012

me Kobinon

Janige Robinson, County Clerk of Jack County, Texas



RY

By:\_\_\_\_

Deputy Clerk

# SCANNED

#### MINUTES

On this the 8<sup>th</sup> day of October, 2012 the Commissioners Court of Jack Court Part RECORD Regular session at 10:00 a.m. with the following elected officials present:

\_\_\_O'CLOCK\_\_\_\_M.

James A. Logan, Commissioner Pct. 1 James L Brock, Commissioner Pct. 2 James L. Cozart, Commissioner Pct. 3 Terry Ward, Commissioner Pct. 4 Mitchell G. Davenport, County Judge

# OCT 2 2 2012

JANICE ROBINSON, County Clerk JACK COUNTY, TEXAS BY DEPUTY

#### PUBLIC FORUM

Members of the Jack County 4-H Club were present requesting the Court declare October 7-13, 2012 as National 4-H Week in Jack County. Members present were: Alinda Cox, Jack County Extension Agent; Ashley Cox, Bailey Harmonson, Koby Hood, Karson Hood, and Clint Lake.

Sheriff Mayo advised the Court that the fire alarm in the old jail is going off periodically and needs to be removed. Judge Davenport will put it on the next agenda for further discussion.

#### PAYMENT OF ACCOUNTS AND CLAIMS

All accounts and claims were submitted to the Court for approval. Those submitted were approved and entered into the computer of the County Treasurer with the **exception** of a request from County Attorney Mask for school funding. Commissioner Logan made a motion to pay all bills with exception to the County Attorney request. Commissioner Cozart seconded and the motion carried unanimously.

#### CONSENT AGENDA ITEMS:

- (a) Approval of Minutes of Meeting of September 24, 2012;
- (b) Renewal of Interlocal Agreement with Texas Department of Health Services for services including connection to the Bureau of Vital Statistics;
- (c) Approval of Interlocal Agreement to participate in the Regional Public Defender's Office for Capital Criminal Offenses;
- (d) Execution of Declaration declaring October 7-13, 2012, as National 4-H Week in Jack County;
- (e) Approval of Road Crossing by JDL Operating, LLC on Salt Creek Road in Precinct 3;

Judge Davenport made a motion to approve the Consent Agenda Items. Commissioner Cozart seconded and the motion carried unanimously.

#### TIMED AGENDA

**10:00** – Opening, review, and action on bids for fuel and rock for Precincts, Sheriff, and Constable for FY13;

Commissioner Cozart made a motion to accept Bid #1 for fuel from Grable Oil Co. for the Commissioner Precincts, Sheriff's Office and Constable. Commissioner Ward seconded and the motion carried unanimously.

Commissioner Cozart made a motion to accept Bid #1 for rock from Zack Burkett Co. for the Commissioner Precincts. Commissioner Brock seconded and the motion carried unanimously.

10:00 – Review and action on bids for purchase of motor grader for Precinct 3 from Heavy Equipment Fund;

Commissioner Cozart made a motion to accept Bid #1 for purchase of a motor grader for Commissioner Precinct 3. Judge Davenport seconded and the motion carried unanimously.

#### PRECINCT OPERATIONS

No new information to report.

## COURTHOUSE REPAIR PROJECT 2011

The men were recently here to finish the window replacements. The lift they brought would not work for replacing the windows. They will be back with a bigger lift and have been advised that they must put protection down on the new lawn.

#### COURTHOUSE INTERIOR REPAIR PROJECT 2012

The JP Office has been moved to the Assembly Room as renovation begins in their office. Motion was made by Commissioner Logan to accept the Renovation Committee recommendation to install the same faux wood flooring that was put in the kitchen in the JP Office. Commissioner Cozart seconded with Commissioners Brock and Ward voting for and Judge Davenport opposing. The motion carried.

Commissioner Logan made a motion and recommended that the ceiling be dropped in the JP Office so that the many ugly pipes will be covered. Commissioner Ward seconded with Commissioner Brock voting for and opposing was Judge Davenport and Commissioner Cozart. The motion carried.

#### COURTHOUSE LAWN, SPRINKLER SYSTEM AND LANDSCAPING

McAllister's Landscaping will be coming to work flower beds, mow and fertilize the lawn this week. McAllister's Landscaping will mow the lawn as needed until the end of May 2013.

#### COUNTY PROPERTY MEETINGS

There was discussion by the Court regarding use of County property for meetings by political parties. The Court will leave the decision to Judge Davenport when allowing the Public to use Courthouse property for meetings.

#### ROAD CROSSING RECORDS SYSTEM

Judge Davenport is starting a new filing system in his office in order to better track Right-of-Way Crossings Permits.

#### COURTHOUSE ALTERNATE POWER SOURCE WIRING

The cost of installing wiring for an alternate power source has increased way beyond the \$14,000 grant amount. If the Court is still interested in obtaining a grant they must take action by the end of October 2012 to be considered. A recommendation was made to take no action at this time and consider other options in the future.

A motion was made by Judge Davenport to take no action. Commissioner Cozart seconded and the motion carried unanimously.

#### ADJOURN

There being no further business motion was made by Commissioner Cozart to adjourn and seconded by Judge Davenport. The motion carried unanimously.

Logan, Commissioner Pct. #1 Brock, Commissioner Pct. #2 Jame

a Jam Commissioner Bet. #3 ozart. Terr Commiss Aner

Mitchell G. Davenport, County

ATTEST: MICe) e Robinson, County Clerk



# FILED FOR RECORD

## DEPARTMENT OF STATE HEALTH SERVICES

OCT 1 9 2012



JANICE ROBINSON, County Clerk JACK COUNTY, TEXAS BY\_\_\_\_\_\_DEPUTY

This contract, number <u>2013-042056-001</u> (Contract), is entered into by and between the Department of State Health Services (DSHS or the Performing Agency), an agency of the State of Texas, for DSHS Program Vital Statistics Unit and <u>JACK COUNTY</u> (Receiving Agency), a <u>Government Entity</u>, (collectively, the Parties).

1. <u>Purpose of the Contract.</u> Performing Agency agrees to provide and Receiving Agency agrees to purchase the services and/or goods as described in this Contract.

2. <u>Total Amount of the Contract.</u> The total amount of this Contract shall be determined by the number of birth certificates printed.

3. <u>Term of the Contract.</u> This Contract begins on 09/01/2012 and ends on 08/31/2014. The Parties are not responsible for performance under this Contract before both parties have signed the Contract or before the start date of the Contract, whichever is later.

4. <u>Authority</u>. Performing Agency enters into this Contract under the authority of Health and Safety Code, Chapter 1001. If this is an interagency, contract authority is also granted through the Texas Government Code, Interagency Cooperation Act, Chapter 771 et seq. If this contract is an interlocal, contract authority is also granted through the Texas Government Code, Interlocal Cooperation Act, Chapter 791 et seq.

5. **Documents Forming Contract.** The Contract consists of the following:

- a. Core Contract (this document)
- b. Exhibits, if applicable

Any changes made to the Contract, whether by edit or attachment, do not form part of the Contract unless expressly agreed to in writing by Performing Agency and Receiving Agency and incorporated herein through written amendment.

This Contract may be modified within the Contract period by written amendment signed by both Parties.

## 6. Statement of Work.

Performing Agency agrees to provide on-line computer services in support of Receiving Agency from 7:00 a.m. to 6:00 p.m. Monday thru Friday, except holidays. In the event of an emergency or computer application error, Performing Agency may temporarily suspend services without advance notice.

Receiving Agency will search Performing Agency databases, locate data, and issue Certifications of Vital Records to authorized individuals requesting such data. The certifications will be in a format formally approved by Performing Agency.

Receiving Agency will acquire the necessary data processing equipment, communications, hardware or software, and purchase "bank note" paper, as specified by Performing Agency. Performing Agency will assist in connection of the equipment, furnish applicable software programs, and provide technical assistance related to equipment and programs under control of the Performing Agency.

Receiving Agency acknowledges that records may not be located in the searching process instituted by Receiving Agency or records, which are located, may have errors due to:

- A) normal key-entry errors in spellings;
- B) accidental failure on the part of the Performing Agency to update a file for an amendment or paternity determination; and
- C) the event year does not exist on the system.

Receiving Agency will notify Performing Agency in writing, at least monthly of errors or suspected errors that exist on the data base information.

Receiving Agency is to maintain an inventory control and account for each document produced on "bank note" paper, including voided documents.

Receiving Agency is responsible for maintaining a system of vital record keeping that is in accordance with Chapters 195 of the Health and Safety Code and the regulations adopted there under.

## 7. Payment Method.

Fee for Service

Receiving Agency agrees to reimburse Performing Agency \$1.83 (One Dollar and 83/100) for each Certification of Vital Record printed as a result of searches of the database.

Receiving Agency agrees to charge the same base search fee for a birth certificate as Performing Agency. Additional fees may only be charged as authorized by Texas Health and Safety Code 191.

8. <u>Billing Instruction.</u> The Parties agree that the following payee is entitled to receive payment for services rendered by DSHS or goods provided under this Contract. Performing Agency will submit a monthly itemized billing showing the number of transactions by date to Receiving Agency and payment will be made no later than thirty (30) days following the billing date. Payment will be considered made on the date postmarked.

Name: Texas Department of State Health Services Vital Statistics Unit, MC2906 Address: P. O. Box 149347 Austin, Texas 78714-9347 Vendor Identification Number: 35375375371000

9. <u>Confidentiality.</u> Parties are required to comply with state and federal laws relating to the privacy and confidentiality of patient and client records that contain Protected Health Information (PHI), or other information or records made confidential by law. Receiving Agency will maintain sufficient safeguards to prevent release or disclosure of any information obtained hereunder to anyone other than Receiving Agency employee(s) or those who have an official need for the information and are authorized to receive such records. Receiving Agency further agrees records obtained and issued, as specified under this contract, will be used for purposes as herein set out and the use of these records or data for other purposes must be agreed to in writing by both parties.

10. <u>Security of Patient or Client Records.</u> Receiving Agency agrees that all data received from Performing Agency shall be treated as confidential, and ensure all information provided to outsourced entities remains confidential and utilized as specified in any pertinent written agreements. Data will not be used for any purpose other than that specifically set forth herein. Data will not be made available to any other individual or organization without proper consent. Data will be maintained to prevent unauthorized access and will not be used to track back to any individual or organization identified by the data. Receiving Agency agrees to implement all reasonable and necessary procedures to ensure that only authorized users will have access and will notify Performing Agency immediately should it detect a security violation by one of its employees or any other person. Receiving Agency is responsible for insuring that authorized Receiving Agency employee(s) use only their own individual passwords while logged into Performing Agency on-line computer applications.

Performing Agency will inactivate any individual who does not use their account for ninety (90) days. Receiving Agency shall notify Performing Agency of all branch locations.

11. <u>Suspension of Services Under This Contract.</u> In the event of an emergency or computer overload, Performing Agency may temporarily suspend services without advance notice. This Contract may be immediately suspended upon reasonable suspicion by Performing Agency that the terms of this Contract have been violated. Performing Agency further reserves the right to terminate this Contract if, after reasonable notice and investigation, it is concluded that a violation of this Contract has occurred.

12. <u>Liability for Harm.</u> It is expressly understood that Performing Agency makes no guarantee of accuracy regarding the data provided to Receiving Agency under this contract.

13. <u>Termination</u>. This Contract may be terminated by mutual agreement of both parties. Either party may terminate this Contract by giving 30 day's written notice of its intent to terminate. Written notice may be sent by any method, which provides verification of receipt, and the 30

days will be calculated from the date of receipt. This Contract may be terminated for cause by either party for breach or failure to perform an essential requirement of the Contract.

Performing Agency reserves the right to limit or cancel access under this Contract should Performing Agency determine that is has insufficient capacity in its computer system to maintain current levels of transactions by Receiving Agency and/or that continued access by Receiving Agency is detrimental to the overall efficiency and operation of Performing Agency's computer systems. Any such limitation or termination of services will be upon written notice to Receiving Agency by Performing Agency.

Upon termination of all or part of this Contract, Department and Receiving Agency will be discharged from any further obligation created under the applicable terms of this Contract except for the equitable settlement of the respective accrued interests or obligations incurred prior to termination.

## 14. Terms & Conditions.

**A.** Federal and State Laws, Rules and Ordinances. Parties shall comply with all applicable federal and state statutes, rules and regulations.

**B.** Applicable Contracts Law and Venue for Disputes. Regarding all issues related to contract formation, performance, interpretation, and any issues that may arise in any dispute between the Parties, the Contract shall be governed by, and construed in accordance with, the laws of the State of Texas. In the event of a dispute between the Parties, venue for any suit shall be Travis County, Texas.

C. Records Retention. DSHS shall retain records in accordance with the Department's State of Texas Records Retention Schedule, located at <u>http://www.dshs.state.tx.us/records/schedules.shtm</u>, Department Rules and other applicable state and federal statutes and regulations governing medical, mental health, and substance abuse information.

**D.** Severability and Ambiguity. If any provision of this Contract is construed to be illegal or invalid, the illegal or invalid provision will be deemed stricken and deleted to the same extent and effect as if never incorporated, but all other provisions will continue. Parties represent and agree that the language contained in this Contract is to be construed as jointly drafted, proposed and accepted.

**E. Legal Notice**. Any notice required or permitted to be given by the provisions of this Contract shall be deemed to have been received by a Party on the third business day after the date on which it was mailed to the Party at the address first given above (or at such other address as the Party shall specify to the Receiving Agency in writing) or, if sent by certified mail, on the date of receipt.

**F. Immunity Not Waived**. THE PARTIES EXPRESSLY AGREE THAT NO PROVISION OF THIS CONTRACT IS IN ANY WAY INTENDED TO CONSTITUTE A WAIVER BY DEPARTMENT OR THE STATE OF TEXAS OF ANY IMMUNITIES FROM SUIT OR FROM LIABILITY THAT DEPARTMENT OR THE STATE OF TEXAS MAY HAVE BY

## OPERATION OF LAW.

**G.** Waiver. Acceptance by either party of partial performance or failure to complain of any action, non-action or default under this Contract shall not constitute a waiver of either party's rights under the Contract.

**H. Breach of Contract Claim**. The process for a breach of contract claim against the Department provided for in Chapter 2260 of Texas Government Code and implemented in the rules at 25 TAC §§1.431-1.447 shall be used by Performing Agency and Receiving Agency to attempt to resolve any claim for breach of contract made against Performing Agency.

**I. Inspections.** Receiving Agency shall permit authorized Performing Agency personnel, during normal working hours, to conduct site visits and review such records as needed to ascertain compliance with the terms of this contract.

J. Voided Records. To ensure compliance with Texas Administrative Code 181.24 Abused, Misused, or Flagged Records, Performing Agency is asking all Local office staff to be prudent in reviewing and checking record information on the computer screen prior to printing. The State Vital Statistics Unit does not honor nor encourage what some may consider "courtesy or free copies". All documents printed via the remote access system are considered legal and viable documents. Every time a specific record is printed, it is counted. Once a record has been printed 10 times, it can no longer be issued without authorization from the State Vital Statistics Unit Office. Records printed by accident should be reported to the Security Manager to reset the lifetime count. The State Vital Statistics Unit is not responsible for: printers not being turned on, printing to wrong printer, printers not working properly, the accidental printing of a wrong record. In order to reset the lifetime count of a customer, Receiving Agency must notify Performing Agency Security Manager in writing to clear voided records from the remote access system's customer lifetime counts and the original voided certificate must be sent into the State Vital Statistics Unit Office.

**K.** Credits. Performing Agency will handle credit requests on a case-by-case basis. Credits may be considered in those cases of emergency situations, i.e., equipment and systems failures or inclement weather. Receiving Agency shall submit these requests in writing along with pertinent documentation to provide justification to the State Registrar and/or designee for approval. Performing Agency will provide written documentation to the Receiving Agency on the status of the approval of credit requests.

15. **Entire Agreement.** The Parties acknowledge that this Contract is the entire agreement of the Parties and that there are no agreements or understandings, written or oral, between them with respect to the subject matter of this Contract, other than as set forth in this Contract. By signing below, the Parties acknowledge that they have read the Contract and agree to its terms, and that the persons whose signatures appear below have the requisite authority to execute this Contract on behalf of the named party.

DEPARTMENT OF STATE HEALTH SERVICES

By: Signature of Authorized Official

9/13/1 2

Date

Bob Burnette, C.P.M., CTPM

Director, Client Services Contracting Unit

1100 WEST 49TH STREET AUSTIN, TEXAS 78756

(512) 458-7470

Bob.Burnette@dshs.state.tx.us

JACK COUNTY

B Signature

-19-1- $\left( \right)$ 0 Date

ste 206 Mitchell G. adenport Printed Name and Title

**5t**.

100 N. Main Address

City, State, Zip 16458

940-567.

Telephone Number

E-mail Address for Official Correspon .drg

FILED FOR RECORD O'CLOCK Μ. OCT 0 8 2012 JANICE ROBINSON, County Clerk OPECK COUNTY, TEXAS DEPUTY 2012 National 4-H Week lexas WHEREAS, The Ormanissioners (Du proud to honor the 4-H Youth Development Program of the Texas A&M AgriLife Extension Service for 105 years of providing experience-based education to youngsters throughout the Lone Star State; and WHEREAS, This admirable program, which seeks to provide a learning experience for the whole child, including head, heart, hands, and health, helps young Texans to acquire knowledge, develop life skills, and form attitudes to enable them to become self-directed, productive, and contributing members of our society; and WHEREAS, Its more than 660,000 urban, suburban, and rural youth participants, ranging in age from eight to nineteen, hail from diverse ethnic and socioeconomic backgrounds and truly represent a cross-section of the state; and WHEREAS, The program undoubtedly could not have achieved the success that it has today were it not for the service of its more than 32,000 volunteers, who have given generously of their time, talents, energies, and resources to the youth of Texas; and WHEREAS, Throughout its proud history, the 4-H program has developed positive role models for countless Texans and through its innovative and inspiring programs, continues to build character and to instill the values that have made our state strong and great; now, therefore, be it **RESOLVED**, That the <u>Completioners Court of Sack County</u>, <u>Texas</u>, hereby designates October 7-13, 2012 as National 4-H Week in Texas and commend the 4-H Youth Development Program of the Texas A&M AgriLife Extension Service and the many men and women who have made the program a success. ounty Judge L, Br ang **Commissioner** Prec Commiss ner Precinct 1 Commissioner Precinct 3 **Commissioner Precinct 4** 

# JACK COUNTY ANNUAL FUEL & LUBRICANTS OFFICIAL BID FORM Year: 10-1-12 to 9-30-13

# **COMMISSIONER PRECINCTS**

**Bidders Name:** Address: 119428 City/State/Zip: Area Code & Phone #: Person to Contact: **FUEL** (EXCLUSIVE OF . 30 STATE TAX) · 33/2 Per **Unleaded Gasoline:** Gallon 500 \$ **Diesel Fuel:** Per Gallon (HEN-DETO HOU 12-40- 122- 841600 Lubricants: Signature Date THANK FOR THE OPPORTUNITY TO BID ON YOUR FUEL NEED" THANK' SO MUCH FOR THE BUSINESS - WE APPRELIATE IT" FILED FOR RECORD \_O'CLOCK\_\_\_\_M.

CCT 0 8 2012

JAN	ICE ROBINSON, County Clerk
	JACK COUNTY, TEXAS
BY	DEPUTY

# JACK COUNTY ANNUAL FUEL & LUBRICANTS OFFICIAL BID FORM Year: 10-1-12 to 9-30-13

## SHERIFF'S & CONSTABLE'S DEPT.

Bidders Name: Address: City/State/Zip: Area Code & Phone #: Person to Contact:

16488

FUEL

Unleaded Gasoline:

(EXCLUSIVE OF SO STATE TAX) Per \$ Gallon

Signature

Date

~

TO BID ON YOUR FUEL NEEDS" THANK' FOR THE OPPORTUNITY

FILED FOR RECORD

# OCT 0 8 2012

JANICE ROBINSON, County Clerk JACK COUNTY, TEXAS BY\_\_\_\_\_DEPUTY



4 2012

Jack Co Auditors Office

11:08 AM

أنان

BID FOR FUEL & LUBRICANTS COMMISSIONERS, SHERIFF'S & CONSTABLE'S DEPARTMENT

This form should be pasted to the outside of each official bid and appropriately marked.

SCANNED

# JACK COUNTY COMPETITIVE BID PROPOSAL FORM

(Purchase of Motor Grader in Commissioner Precinct 3)

My bid is on a new 2012 or newer Road Grader:

\$	- 220,000	_
----	-----------	---

Manufacturer of Unit: John Deere\_\_\_\_-

Model No.: 670 G

My bid meets or exceeds minimum Proposal requirements set forth in the bid specifications/detail.

My bid includes my cashier's check in the amount of \$200 payable to Jack County for republication costs.

My bid offer is good for - <u>30</u> - days.

Name of Bidder: <u>RDO Equipment Co.</u>-

By:	The P	reswell
•	-0	(Authorized Agent)

Dated: <u>Sept 26</u>, 2012.

FILED FOR RECORD

\_\_\_O'CLOCK\_\_\_\_M.

OCT 0 8 2012

JANICE ROBINSON, County Clerk JACK COUNTY, TEXAS BY\_\_\_\_\_DEPUTY Investment Proposal for: JACK COUNTY AUDITOR 100 MAIN JACKSBORO, TEXAS JACKSBORO, TX 76458 Phone: (940) 567-2663

Key Features

1010

1220

1410 1620

1830

2060 2320

2605



Kyle Braswell 5301 Mark IV Parkway Fort Worth, TX 76131 Phone: (817) 232-8094 Mobile: (469) 446-8642 Fax: (817) 847-0398

List Price \$254,209.00

Equipment Price \$220,000.00

Thank you for allowing me the opportunity to quote you this equipment. We appreciate your business. Kyle

#### Equipment: NEW 2012 JOHN DEERE 670G

STANDARD HYDRAULIC CONTROLS	1130	9.0L ENG, EPA TIER IV	
ALTERNATOR 130 AMP	1310	QUICK SERVICE GROUP	
STANDARD FUEL LINES	1520	NO FAST FILL FUEL SYSTEM	
NO HYDRAULIC PUMP DISCONNECT	1700	JDLINK ULTIMATE (W/SIM1) N.A.	
BLACK EXHAUST STACK IT4 ENG	1920	NO BLADE IMPACT ABSORPTION	
14'X24"X7/8" MB (8"CEX5/8")	2210	QC CRCLE INSERTS - BRONZE HD	
NO REV OVERLAY END BITS	2410	NO MOLDBOARD EXTENSIONS	
ENGLISH OPERATOR MANUAL	4616	17.5R25 G2 MICH 3 PC RIM	
LOW CAB W/ FIXED WINDOWS	5510	AUTOSHIFT TRANSMISSION	
TRANS VALVE SOLENOID GUARD	5810	GREASE,OIL,FUEL&COOLNT 10W30	
CAB PRECLEANER	6120	DELUXE CLOTH SEAT/AIR SUSPEN	

2000	LINGLISH OF LIKATOR MANUAL	4010	
5020	LOW CAB W/ FIXED WINDOWS	5510	AUTOSHIFT TRANSMISSION
5710	TRANS VALVE SOLENOID GUARD	5810	GREASE,OIL,FUEL&COOLNT 10W30
6010	CAB PRECLEANER	6120	DELUXE CLOTH SEAT/AIR SUSPEN
6510	RH 4 FUNC CONTROL VALVE	6620	LH 5 FUNC CONTROL VALVE
6710	FRONT PUSH BLOCK	6810	REAR RIPPER/SCARIFIER COMBO
7150	DLX LIGHTING PKG W/LED COLOR	7520	1400 CCA BATTERY
7820	NO FRONT FENDERS	8120	CONVERTER, 25 AMP 24V TO 12V
8210	MIRROR, CONVEX EXTERIOR	8310	LOWER FRONT INT WIPER/WASHER
8410	RADIO AM/FM/WB WITH CD	8510	A/C - CHARGE
8730	NO SOUND ABSORPTION PKG(IT4)	8820	NO REAR CAMERA
9120	SUNVISOR-FRONT WINDOW	9210	PEDAL DECELERATOR
9430	9 EXTRA SCFR SHANKS W/TEETH	8440T	670GX MOTOR GRADER

#### Serial Number

RDO EQUIPMENT CO. kbraswell@rdoequipment.com

1DW670GXHCE647983 (3 Approximated Hours)

	Estimated Conversion Price:	<u>\$220,000.00</u>
PROPOSAL SUMMARY	аналага аны аналагы таарында каралган карадарына карадарына каралаган каралаган каралаган каралаган каралаган к	Tyregyd, gygnar wenn ar sayn waarre maar ben a
Equipment Total		\$220,000.00
Sub Total		\$220,000.00
Applicable sales taxes to apply		
Total Investment		\$220,000.00
Kyle Braswell		
Account Manager/CSA		

Submitted By:		Approved By:	
Date:	н таар и сонтон тааса до с имару со сусте по поручую. У с с су са сусте <b>как на права и права и на положи да</b> за апрата	Date:	negagy galakanakana na galaka kanakana ya saka ka bala kana ka Pasis sa Ayaka ka sa Pasis ka ka saka ka ka sak

Page 1 of 1

This proposal was created on September 25, 2012 and is valid until October 25, 2012 and is subject to prior sale. After that date the quote and terms in the proposal may need to be revised.

D485785 C3981007



# SCANNED

# JACK COUNTY ANNUAL ROCK MATERIAL OFFICIAL BID FORM Year: 10-1-12 to 9-30-13 PRECINCTS

<b>Bidders Name:</b>	Zack Burkett Co.
Address:	<u>P. O. Box 40</u>
City/State/Zip:	<u>Graham, Texas_76450</u>
Area Code & Phone #:	940-549-0436 or 940-549-7355 (Mark Ellis)
Person to Contact:	Mark Ellis
Screenings:	\$7.00 Per Ton DRIVEWAY MAT. \$8.00 Per Ton
Size:	1/8 - Minus Size: <u>3/8 - Minus</u>
Oversize:	<b>\$</b> 8.00 Per Ton
Size:	<u>1 ½ " x 2 ½" or 2" x 4"</u>
Base:	\$ 5.50 Per Ton
Other: 1 Inch Base	<b>\$</b> 6.00 Per Ton
F.O.B.:	<u>Richards, Springfie</u> ld or Leach
Signature	- But the
Datc	10/3/12

# FILED FOR RECORD

O'CLOCK M.

# OCT 0 8 2012

JAI	VICE ROBINSON, County Clerk
	JACK COUNTY, TEXAS
BY	DEPUTY



P.O. Box 40 Graham, TX 76450

JACK COUNTY OFFICIAL BID RETURN FORM Year: 10-1-12 to 9-30-13

# BID FOR ROCK & ROAD MATERIALS COMMISSIONERS DEPARTMENTS

This form should be pasted to the outside of each official bid and appropriately marked.





O'CLOCK M.

# APPLICATION FOR PERMIT TO CROSS COUNTY ROAD 0 9 2012 TO CONSTRUCT PIPELINE OR UTILITY JANICE ROBINSON, County Clerk

#### THE STATE OF TEXAS COUNTY OF JACK Doug Lindemann

JACK COUNTY, TEXAS BY

DEPUTY

NOW COMES - JDL Operating LLC, hereinafter called Company, and respectfully makes this application to the Commissioners Court of Jack County, Texas, to grant unto the Company a permit for authorization to lay a pipeline or place a utility across and under the public roads of the County of Jack, State of Texas, conditioned as follows:

1. That said Company, in consideration for the grant by said County, does hereby agree that said pipeline/utility of the following description, crossing a county road in Precinct 3\_\_\_, Jack County, Texas, at a point hereinafter indicated, will be constructed in such a manner that the construction of same will not interfere with public travel, and that no construction will begin until the Commissioner of said precinct, his agents, or employee approves said location by an on-site inspection.

DESCRIP	ΓΙΟΝ AND	LOCAT	ION (Ma	ap mus	t be atta	ched):	Ø	First	turn	back	west
1 mile	down	salt	Creek	Rd	oft	wes	Cheep	Rd			

2. The Company assures the County that it has obtained authorization, if any is required, from any landowners adjoining the crossing to cross whatever portion of their land, if any, lies beneath the roadway.

3. Such pipeline/utility shall be encased, so buried, covered, constructed and maintained as not to interfere with the use and occupancy of such roads by the public or the County. That a pipeline shall be buried to the depth of at least three (3) feet below the surface of the borrow ditch, that the pipeline/utility shall be situated no closer than three (3) feet from the edge of the roadway, and that the road will be restored at the time of construction to its original condition.

4. In the event it becomes necessary to build a Farm-to-Market Road or other road across such roads, it will become the duty of said the Company to adjust its pipeline with such construction without compensation from the County.

5. If said crossing is accomplished by crossing the traveled portion of said road, then the Company agrees it shall, that at its expense, bore under the road as its means of crossing and not cut or trench said road for a crossing. Said boring shall be at a depth of at least three (3) feet below the depth of the borrow ditch.

6. The Company shall fill and level ditches using appropriate fill material or gravel so as to return the road and/or borrow ditch in same condition as before construction so far as possible. Company shall remove any large rocks unearthed at construction at its expense.

7. The Company shall pay, at the time of application, the sum of \$500.00 for each crossing unto the Treasurer of Jack County, Texas. In the event that the permit is not granted, the application fee will be returned.

8. Said access herein granted may be assigned by the Company without further grant or procedure but grantee shall be bound by the same conditions.

9. In the event that the Company abandons its line, the Company shall remove its line from the roadway and this grant is vacated.

10. The Company is responsible to present this application to the Commissioner of the Precinct involved and obtain his signature evidencing the fact that he has seen the application and discussed the location with the Company. The Company shall then present the Application with the appropriate check to the County Judge's Office to then make arrangements for placing the matter on the Commissioners Court Agenda for approval.

11. The Company shall call the County Commissioner 48 hours prior to starting the actual work.

OA , 2012. DATED THIS

Recommended by:

APPLICANT: JDL Operating LLC-Phone No. 940 691-1344 \_\_\_\_

By: 4MISSI0 PŘECINCT # APPROVED: Judge of Jac



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# FILED FOR RECORD

# OCT 0 8 2012

JANICE ROBINSON, County Clerk JACK COUNTY, TEXAS

DEPUTY

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## INTERLOCAL AGREEMENT

This interlocal agreement (the "Agreement") is made by and between LUBBOCK COUNTY, TEXAS ("LUBBOCK COUNTY"), a political subdivision of the State of Texas, acting through the Regional Public Defender for Capital Cases (the "PD"), and JACK COUNTY, TEXAS ("PARTICIPANT"), a political subdivision of the State of Texas, (also, individually, a "Party" or, collectively, the "Parties"). This Agreement is made pursuant to the Fair Defense Act, Texas Code of Criminal Procedure 26.044(b), and Texas Government Code Chapter 791.

## **RECITALS**

WHEREAS, each Party finds: 1) that the subject of this Agreement is necessary for the benefit of the public; and 2) that it has the legal authority to perform and to provide the government function or service which is the subject matter of this Agreement; and,

WHEREAS, the performance of this Agreement by LUBBOCK COUNTY and PARTICIPANT will be in the common interest of the Parties;

**NOW, THEREFORE, the Parties agree as follows:** 

## ARTICLE I PROGRAM

1.01 **Program Purpose and Term**. The Regional Public Defender for Capital Cases (the "PD"), funded by the Texas Indigent Defense Commission Multi-Year Discretionary Grant Program Funds (the "TIDC"), will provide court-appointed counsel for individuals charged with the offense of capital murder (death-eligible) in the participating counties and who cannot afford to hire their own attorney. Inmates in units of the Texas Department of Criminal Justice within the region who are charged with capital murder will continue to be represented by the State Counsel on Offenders, or by private counsel in the case of a conflict. Capital murder cases filed against inmates in units of the Texas Department of Criminal Justice shall not be counted in the average number of capital murder cases filed in a county.

The TIDC will provide funding to hire staff for the PD offices operating in the 1<sup>st</sup> and 8<sup>th</sup> Administrative Judicial Regions, as well as start-up costs for the during Fiscal Year 2013 (October 1, 2012-September 30, 2013).

Pursuant to continued funding thereafter, the TIDC is anticipated to provide funds to operate the PD office on a cost-sharing basis (Year 1 of Region's inclusion – 100%, Year 2 of Region's inclusion – 100%, Year 3 of Region's inclusion – 80%, Year 4 of Region's inclusion – 60%, Year 5 of Region's inclusion – 40%, Year 6 of Region's inclusion – 0%). It is possible that the TIDC may consider additional funding mechanisms during Fiscal Years 2012 through 2017; however, the funding is not anticipated to be less than

detailed above. In order to provide sustainable funding for the office and a fund balance for emergency situations, counties in the region will contribute, during Year 1 of inclusion - 0%, Year 2 of inclusion - 30%, Year 3 of inclusion - 40%, Year 4 of inclusion - 60%, Year 5 of inclusion - 80% and Year 6 of inclusion - 100% (with a minimum contribution of \$1,000). All percentages are based upon the amount that would be required with no grant funding available (year 6 of regional inclusion). A detailed county allocation schedule is provided in Attachment 1 and is incorporated herein for all purposes. Based upon this cost-sharing approach, participating counties shall provide the remaining operating costs based upon a formula taking into account the population of the county (50%) and the average number of capital murder cases filed over the past ten years (50%). Such cost share payments shall be made from current funds available to the PARTICIPANT at that time, subject to an annual appropriation. The Oversight Board of the PD will develop a plan to share costs among the counties beyond the grant period; however, the PD's obligation to perform after the grant period is contingent upon receipt of continued funding.

- 1.02 **Judges Authorized to Appoint PD.** The District Courts in the 1<sup>st</sup>, 2<sup>nd</sup>, 3<sup>rd</sup>, 4<sup>th</sup>, 5<sup>th</sup>, 6<sup>th</sup>, 7<sup>th</sup>, 8<sup>th</sup> and 9<sup>th</sup> Administrative Judicial Region may participate in the Program. The Program allows the Honorable Judge(s) of the Judicial District having jurisdiction within PARTICIPANT's geographic boundaries (so long as the jurisdiction lies within the noted Administrative Judicial Regions) to appoint the PD for the trial defense of death-eligible capital murder cases. In the event of a conflict of interest among defendants or a legal liability for the PD to accept appointment, the trial court shall appoint an attorney or attorneys other than the PD at the PARTICIPANT's expense.
- 1.03 **Duties and Responsibilities of the PD.** The PD will represent defendants at the trial or re-trial phase only. All decisions pertaining to the presentation of the case will be at the sole discretion of the PD. The PD will at all times be guided by and comply with his or her duties as a licensed attorney in the State of Texas and the Texas Disciplinary Rules of Professional Conduct in making these determinations.
- 1.04 **Program Analysis.** At least quarterly throughout the period of the grant and at the end thereof, the PD will prepare an analysis of the Program, as well as an estimated cost for PARTICIPANT's continued participation after all grant funds are expended. The analysis will consist of a fiscal analysis and an analysis of the effectiveness of the PD in meeting pre-established goals and objectives. The PD will provide copies of the analysis to PARTICIPANT's Commissioners Court and to the Honorable Judges identified of the Participating Administrative Judicial Regions. PARTICIPANT shall have three months from the date the cost analysis is provided to the Commissioners Courts to consider the analysis and determine whether it will continue to participate in the Program. If PARTICIPANT requests to continue participating in the Program, a new interlocal agreement as to funding and the funding cycle will be necessary.
- 1.05 **Data for the Analysis.** As consideration for its participation in the Program, PARTICIPANT agrees to provide the PD information as needed to conduct the analysis, including the current payment schedule for court-appointed counsel on capital murder

cases, and the previous five fiscal years' data on the amount PARTICIPANT paid for appointed counsel on capital murder cases, if available.

- 1.06 <u>Additional Experts</u>. PARTICIPANT will continue to incur the expense of additional experts as approved by the local court.
- 1.07 **Fact Investigators and Mitigation Specialists.** The PD will provide a fact investigator and mitigation specialist to cases assigned to the office.
- 1.08 <u>No other Costs Incurred</u>. Neither the TIDC nor the PD will assume any additional costs associated with representation of indigent defendants. Costs of interpreters or any other collateral cost must be absorbed by PARTICIPANT.

#### ARTICLE II OTHER TERMS AND CONDITIONS

2.01 <u>Notice and Addresses</u>. Unless otherwise specifically provided herein, all notices, reports, and invoices required under this Agreement shall be given in person or by certified or registered mail, addressed to the proper Party, at the following address:

#### If to LUBBOCK COUNTY:

Honorable Tom V. Head County Judge Lubbock County PO Box 10536 Lubbock, Texas 79408

And:

Jack Stoffregen Chief Public Defender Regional Public Defender for Capital Cases P O Box 2097 Lubbock, Texas 79408

#### If to PARTICIPANT:

Honorable Mitchell G. Davenport County Judge Jack County County Judge's Office Jacksboro, Texas 76458

- 2.02 **No Partnership.** Nothing contained in this Agreement is intended to create a partnership or joint venture between the Parties and any implication to the contrary is hereby expressly disavowed. This Agreement does not create a joint enterprise, nor does it appoint any Party as an agent of the other Party, for any purpose whatsoever.
- 2.03 <u>Waiver</u>. The failure of any Party to insist upon the performance of any terms or provision of this Agreement or to exercise any right granted hereunder shall not constitute a waiver of that Party's right to insist upon appropriate performance or to assert any such right on any future occasion.
- 2.04 <u>Benefit of the Parties</u>. The terms and conditions of this Agreement are solely for the benefit of the Parties and are not intended to create any rights, contractual or otherwise, for any other person or entity.
- 2.05 **Force Majeure.** If the performance of any obligation under this Agreement is delayed by something reasonably beyond the control of the Party obligated to perform ("Force Majeure"), that Party shall be excused from performing the obligation during that period, so that the time period applicable to the performance shall be extended for a period of time equal to the period that Party was delayed due to the event of Force Majeure.
- 2.06 <u>Severability</u>. In case any one or more of the provisions contained in this Agreement shall for any reason be held to be invalid, illegal, or unenforceable in any respect, such invalidity, illegality, or unenforceability shall not affect any other provision and this Agreement shall be construed as if the invalid, illegal, or unenforceable provision had never been contained herein.
- 2.07 **Prior Agreements Superseded.** This Agreement constitutes the only agreement of the Parties and supersedes any prior understanding or written or oral agreements between the Parties respecting the within subject matter.
- 2.08 <u>Amendments</u>. In order to be binding, an amendment to this Agreement must be in writing, dated subsequent to the date of this Agreement, and executed by the Parties.

## 2.09 Withdrawal by Party.

- (a) <u>Voluntary Withdrawal</u>. Voluntary withdrawal by PARTICIPANT from the Agreement shall occur upon the affirmative decision by PARTICIPANT's Commissioners Court to withdraw from the Agreement and the withdrawing PARTICIPANT giving at least one hundred and eighty (180) calendar days notice to LUBBOCK COUNTY and the PD. The effective date of voluntary withdrawal shall be one hundred and eighty (180) calendar days after the withdrawing Participant gives notice to LUBBOCK COUNTY.
- (b) <u>Involuntary Withdrawal</u>. PARTICIPANT shall be deemed to have involuntarily withdrawn from the Agreement upon the failure by the PARTICIPANT to pay any cost-sharing payment by the due date, as provided in a notice to the PARTICIPANT.

PARTICIPANT shall be given thirty (30) days written notice of non-payment by LUBBOCK COUNTY and shall not be deemed to be in default until the expiration of thirty (30) days after receipt of the written notice.

SIGNED AND EXECUTED this day of Vovenber; 201 2.

COUNTY OF LUBBOCK

County Judge

ATTEST:

Honorable Thomas V. Head

COUNTY OF JACK

Honorable Mitchell G. Davenport

uce Robinson

County Judge

Jack County Clerk

ATTEST:

Honorable Kelly Pinion Lubbock County Clerk

APPROVED AS TO CONTENT:

APPROVED AS TO CONTENT:



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Jack Stoffregen Chief Public Defender Regional Public Defender for Capital Cases

**REVIEWED FOR FORM:** 

R. Neal Burt

Civil Division Chief Criminal District Attorney's Office Lubbock County

**REVIEWED FOR FORM:** 

				Yearly Avg	% Total	Year 1	Year 2	Year 3	Year 4	Year 5	Year 6
County	Region	2008 Pop Est		Cases	Cases	(0%)	(30%)	(40%)	(60%)	(80%)	(100%)
Anderson	1st	56,396	0.80355%	2.1	1.75000%	\$0	\$28,193	\$37,590	\$56,385	\$75,180	\$93,976
Archer	8th	9,172	0.13069%	0	0.00000%	\$0	\$1,443	\$1,924	\$2,886	\$3,848	\$4,810
Bowie	1st	93,295	1.32931%	2.3	1.91667%	\$0	\$35,837	\$47,783	\$71,675	\$95,566	\$119,458
Camp	1st	12,825	0.18274%	0	0.00000%	\$0	\$2,018	\$2,690	\$4,035	\$5,380	\$6,725
Cass	1st	30,515	0.43479%	0.4	0.33333%	\$0	\$8,481	\$11,307	\$16,961	\$22,615	\$28,268
Cherokee	1st	49,079	0.69930%	1.1	0.91667%	\$0	\$17,841	\$23,788	\$35,682	\$47,576	\$59,471
Clay	8th	11,065	0.15766%	0.3	0.25000%	\$0	\$4,501	\$6,001	\$9,002	\$12,002	\$15,003
Cooke	8th	40,176	0.57244%	1.2	1.00000%	\$0	\$17,361	\$23,148	\$34,721	\$46,295	\$57,869
Delta	1st	5,383	0.07670%	0.1	0.08333%	\$0	\$1,767	\$2,356	\$3,534	\$4,712	\$5,889
Eastland	8th	18,253	0.26008%	0.1	0.08333%	\$0	\$3,791	\$5,055	\$7,583	\$10,110	\$12,638
Ellis	1st	144,391	2.05734%	1.5	1.25000%	\$0	\$36,515	\$48,687	\$73,030	\$97,373	\$121,716
Erath	8th	35,581	0.50697%	2	1.66667%	\$0	\$23,998	\$31,998	\$47,996	\$63,995	\$79,994
Fannin	1st	34,578	0.49268%	0.5	0.41667%	\$0	\$10,040	\$13,386	\$20,079	\$26,773	\$33,466
Franklin	1st	10,762	0.15334%	0.7	0.66667%	\$0	\$8,139	\$10,852	\$16,277	\$21,703	\$27,129
Grayson	1st	118,713	1.69147%	1.6	1.33333%	\$0	\$33,396	\$44,527	\$66,791	\$89,055	\$111,318
Gregg	1st	118,341	1.68617%	2.8	2.33333%	\$0	\$44,378	\$59,170	\$88,755	\$118,340	\$147,925
Harrison	1st	64,285	0.91596%	3.4	2.83333%	\$0	\$41,394	\$55,192	\$82,789	\$110,385	\$137,981
Henderson	1st	79,091	1.12692%	0.7	0.58333%	\$(	\$18,882	\$25,176	\$37,764	\$50,352	\$62,941
Hood	8th	50,812	0.72399%	0.2	0.16667%	\$0	\$9,833	\$13,111	\$19,667	\$26,222	\$32,778
Hopkins	1st	34,111	0.48603%	0.4	0.33333%	\$0	\$9,046	\$12,062	\$18,092	\$24,123	\$30,154
Houston	1st	23,558	0.33566%	0.8	0.66667%	\$0	\$11,066	\$14,755	\$22,133	\$29,510	\$36,888
Hunt	1st	84,035	1.19737%	2.1	1.75000%	\$0	\$32,541	\$43,387	\$65,081	\$86,775	\$108,469
Jack	8th	8,837	0.12591%	0	0.00000%	\$0	\$1,390	\$1,854	\$2,780	\$3,707	\$4,634
Johnson	8th	156,088	2.22401%	0.7	0.58333%	\$0	\$30,995	\$41,326	\$61,989	\$82,652	\$103,315
Kaufman	1st	97,872	1.39452%	1.9	1.58333%	\$0	\$32,877	\$43,836	\$65,754	\$87,672	\$109,591
Lamar	1st	49,859	0.71041%	1.5	1.25000%	\$0	\$21,644	\$28,859	\$43,288	\$57,717	\$72,147
Marion	1st	10,621	0.15133%	0.3	0.25000%	\$0	\$4,431	\$5,908	\$8,862	\$11,816	\$14,770
Montague	8th	19,802	0.28215%	1.2	1.00000%	\$0	\$14,156	\$18,874	\$28,311	\$37,748	\$47,185
Morris	1st	13,168	0.18762%	0.2	0.16667%	\$0	\$3,912	\$5,215	\$7,823	\$10,431	\$13,039
Nacogdoches	1st	62,671	0.89296%	1.6	1.33333%	\$0	\$24,580	\$32,773	\$49,159	\$65,545	\$81,932
Palo Pinto	8th	27,960	0.39839%	1.7	1.41667%	\$0		\$26,719	\$40,078	\$53,438	\$66,797
Panola	1st	23,375	0.33306%	0.6	0.50000%	\$0	\$9,197	\$12,263	\$18,395	\$24,526	\$30,658

8th	110,167	1.56971%	0.2	0.16667%	\$0	\$19,171	\$25,561	\$38,341	\$51,121	\$63,902
1st	10,707	0.15256%	0.5	0.41667%	\$0	\$6,285	\$8,379	\$12,569	\$16,759	\$20,949
1st	13,678	0.19489%	0.2	1.67500%	\$0	\$4,001	\$5,335	\$8,002	\$10,669	\$13,337
1st	73,787	1.05135%	0	0.00000%	\$0	\$11,607	\$15,477	\$23,215	\$30,953	\$38,692
1st	48,369	0.68918%	2.1	1.75000%	\$0	\$26,930	\$35,907	\$53,860	\$71,813	\$89,766
1st	25,715	0.36640%	0.8	0.66667%	\$0	\$11,406	\$15,207	\$22,811	\$30,415	\$38,019
1st	198,775	2.83223%	5.1	4.25000%	\$0	\$78,192	\$104,256	\$156,384	\$208,511	\$260,639
8th	8,131	0.11585%	0	0.00000%	\$0	\$1,279	\$1,705	\$2,558	\$3,411	\$4,264
8th	9,754	0.13898%	0	0.08375%	\$0	\$1,534	\$2,046	\$3,069	\$4,092	\$5,115
1st	30,531	0.43502%	0.1	0.08333%	\$0	\$5,723	\$7,631	\$11,446	\$15,261	\$19,076
1st	37,407	0.53299%	0.7	0.58333%	\$0	\$12,325	\$16,433	\$24,650	\$32,866	\$41,083
1st	52,409	0.74675%	1.1	0.91667%	\$0	\$18,365	\$24,487	\$36,730	\$48,973	\$61,217
8th	129,719	1.84829%	1.9	1.58333%	\$0	\$37,887	\$50,516	\$75,774	\$101,032	\$126,290
8th	58,234	0.82974%	0.2	0.16667%	\$0	\$11,001	\$14,668	\$22,002	\$29,336	\$36,670
1st	42,124	0.60020%	0.6	0.50000%	\$0	\$12,147	\$16,196	\$24,294	\$32,392	\$40,489
8th	18,341	0.26133%	0.1	0.08333%	\$0	\$3,805	\$5,074	\$7,611	\$10,147	\$12,684
	1st   8th   1st   1st	1st10,7071st13,6781st73,7871st48,3691st25,7151st198,7758th8,1318th9,7541st30,5311st37,4071st52,4098th129,7198th58,2341st42,124	1st 10,707 0.15256%   1st 13,678 0.19489%   1st 73,787 1.05135%   1st 48,369 0.68918%   1st 25,715 0.36640%   1st 198,775 2.83223%   8th 8,131 0.11585%   8th 9,754 0.13898%   1st 30,531 0.43502%   1st 52,409 0.74675%   8th 129,719 1.84829%   8th 58,234 0.82974%   1st 42,124 0.60020%	1st 10,707 0.15256% 0.5   1st 13,678 0.19489% 0.2   1st 73,787 1.05135% 0   1st 73,787 1.05135% 0   1st 48,369 0.68918% 2.1   1st 25,715 0.36640% 0.8   1st 198,775 2.83223% 5.1   8th 8,131 0.11585% 0   8th 9,754 0.13898% 0   1st 30,531 0.43502% 0.1   1st 37,407 0.53299% 0.7   1st 52,409 0.74675% 1.1   8th 129,719 1.84829% 1.9   8th 58,234 0.82974% 0.2   1st 42,124 0.60020% 0.6	1st 10,707 0.15256% 0.5 0.41667%   1st 13,678 0.19489% 0.2 1.67500%   1st 73,787 1.05135% 0 0.00000%   1st 48,369 0.68918% 2.1 1.75000%   1st 25,715 0.36640% 0.8 0.66667%   1st 198,775 2.83223% 5.1 4.25000%   8th 8,131 0.11585% 0 0.00000%   8th 9,754 0.13898% 0 0.08375%   1st 30,531 0.43502% 0.1 0.08333%   1st 37,407 0.53299% 0.7 0.58333%   1st 52,409 0.74675% 1.1 0.91667%   8th 129,719 1.84829% 1.9 1.58333%   8th 58,234 0.82974% 0.2 0.16667%   1st 42,124 0.60020% 0.6 0.50000%	1st 10,707 0.15256% 0.5 0.41667% \$0   1st 13,678 0.19489% 0.2 1.67500% \$0   1st 73,787 1.05135% 0 0.00000% \$0   1st 73,787 1.05135% 0 0.00000% \$0   1st 48,369 0.68918% 2.1 1.75000% \$0   1st 25,715 0.36640% 0.8 0.66667% \$0   1st 198,775 2.83223% 5.1 4.25000% \$0   8th 8,131 0.11585% 0 0.00000% \$0   8th 9,754 0.13898% 0 0.08375% \$0   1st 30,531 0.43502% 0.1 0.08333% \$0   1st 30,531 0.43502% 0.1 0.08333% \$0   1st 37,407 0.53299% 0.7 0.58333% \$0   1st 52,409 0.74675% 1.1 0.91667% \$0	1st 10,707 0.15256% 0.5 0.41667% \$0 \$6,285   1st 13,678 0.19489% 0.2 1.67500% \$0 \$4,001   1st 73,787 1.05135% 0 0.00000% \$0 \$1,607   1st 48,369 0.68918% 2.1 1.75000% \$0 \$26,930   1st 25,715 0.36640% 0.8 0.66667% \$0 \$11,406   1st 198,775 2.83223% 5.1 4.25000% \$0 \$78,192   8th 8,131 0.11585% 0 0.00000% \$0 \$1,279   8th 9,754 0.13898% 0 0.08337% \$0 \$1,534   1st 30,531 0.43502% 0.1 0.08333% \$0 \$5,723   1st 37,407 0.53299% 0.7 0.58333% \$0 \$12,325   1st 52,409 0.74675% 1.1 0.91667% \$0 \$18,365   8th 129,719	1st10,7070.15256%0.50.41667%\$0\$6,285\$8,3791st13,6780.19489%0.21.67500%\$0\$4,001\$5,3351st73,7871.05135%00.00000%\$0\$11,607\$15,4771st48,3690.68918%2.11.75000%\$0\$26,930\$35,9071st25,7150.36640%0.80.66667%\$0\$11,406\$15,2071st198,7752.83223%5.14.25000%\$0\$78,192\$104,2568th8,1310.11585%00.00000%\$0\$1,279\$1,7058th9,7540.13898%00.08375%\$0\$1,534\$2,0461st30,5310.43502%0.10.08333%\$0\$5,723\$7,6311st37,4070.53299%0.70.58333%\$0\$12,325\$16,4331st52,4090.74675%1.10.91667%\$0\$11,001\$14,6688th129,7191.84829%1.91.58333%\$0\$37,887\$50,5168th58,2340.82974%0.20.16667%\$0\$11,001\$14,6681st42,1240.60020%0.60.50000%\$0\$12,147\$16,196	1st10,7070.15256%0.50.41667%\$0\$6,285\$8,379\$12,5691st13,6780.19489%0.21.67500%\$0\$4,001\$5,335\$8,0021st73,7871.05135%00.00000%\$0\$11,607\$15,477\$23,2151st48,3690.68918%2.11.75000%\$0\$26,930\$35,907\$53,8601st25,7150.36640%0.80.66667%\$0\$11,406\$15,207\$22,8111st198,7752.83223%5.14.25000%\$0\$78,192\$104,256\$156,3848th8,1310.11585%00.00000%\$0\$1,279\$1,705\$2,5588th9,7540.13898%00.08375%\$0\$12,325\$16,433\$24,6501st30,5310.43502%0.10.08333%\$0\$5,723\$7,631\$11,4461st37,4070.53299%0.70.58333%\$0\$12,325\$16,433\$24,6501st52,4090.74675%1.10.91667%\$0\$18,365\$24,487\$36,7308th129,7191.84829%1.91.58333%\$0\$37,887\$50,516\$75,7748th58,2340.82974%0.20.16667%\$0\$11,001\$14,668\$22,0021st42,1240.60020%0.60.50000%\$0\$12,147\$16,196\$24,294	1st10,7070.15256%0.50.41667%\$0\$6,285\$8,379\$12,569\$16,7591st13,6780.19489%0.21.67500%\$0\$4,001\$5,335\$8,002\$10,6691st73,7871.05135%00.00000%\$0\$11,607\$15,477\$23,215\$30,9531st48,3690.68918%2.11.75000%\$0\$26,930\$35,907\$53,860\$71,8131st25,7150.36640%0.80.66667%\$0\$11,406\$15,207\$22,811\$30,4151st198,7752.83223%5.14.25000%\$0\$78,192\$104,256\$156,384\$208,5118th8,1310.11585%00.00000%\$0\$1,279\$1,705\$2,558\$3,4118th9,7540.13898%00.08375%\$0\$1,534\$2,046\$3,069\$4,0921st30,5310.43502%0.10.08333%\$0\$5,723\$7,631\$11,446\$15,2611st37,4070.53299%0.70.58333%\$0\$12,325\$16,433\$24,650\$32,8661st52,4090.74675%1.10.91667%\$0\$18,365\$24,487\$36,730\$48,9738th129,7191.84829%1.91.58333%\$0\$37,887\$50,516\$75,774\$101,0328th58,2340.82974%0.20.16667%\$0\$11,001\$14,668\$22,002\$29,3361st